STATEMENT OF BASIS Summit Energy Company State Lease 16194 Well No. 001 LPDES Permit No. LA0123196 AI No. 84127

For the Issuance of Territorial Subcategory of the Oil and Gas Extraction Point Source Category LPDES Water Discharge Permits.

THE PERMITTEES ARE: Summit Energy Company - State Lease 16194 Well No. 001 involved

with the exploration, development, and production of oil and gas within

territorial subcategory locations of the State of Louisiana.

ISSUING OFFICE: Louisiana Department of Environmental Quality (LDEO)

Office of Environmental Services

Post Office Box 4313

Baton Rouge, Louisiana 70821-4313

PREPARED BY: Ms. Valerie Powe

DATE PREPARED: September 27, 2007

1. PERMIT STATUS

A. Reason For Permit Action:

First time issuance of a Louisiana Pollutant Discharge Elimination System (LPDES) permit for a 5-year term.

 B. NPDES permit effective date: N/A NPDES permit expiration date: N/A

EPA has not retained enforcement authority.

C. LPDES permit: LA0123196LPDES permit effective date: N/A

LPDES permit expiration date: N/A

D. Date Application Received: May 30, 2007

2. FACILITY INFORMATION

A. FACILITY TYPE/ACTIVITY - Oil and Gas Exploration, Development, and Production Operations

Summit Energy Company - State Lease 16194 Well No. 001 is an oil and gas exploration, development, and production facility.

B. FEE RATE

1. Fee Rating Facility Type: minor

- 2. Complexity Type: III, BPJ from 20 points to 10 points to be closer to the fee for coverage under the general permit, LAG260000
- 3. Wastewater Type: III
- SIC Code: 1311

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C. LOCATIONS - State Lease 16194 Well No. 001, approximately 22 miles Southeast of Cypermort Point, Louisiana, Iberia Parish

Latitude:

29° 27' 48.7"

Longitude:

91° 45° 38.6°

3. OUTFALL INFORMATION

See Appendix A.

4. RECEIVING WATER

Stream - Gulf of Mexico

Basin and Segment – Atchafalaya River, 010901

Designated Uses -

a. primary contact recreation

b. secondary contact recreation

c. fish and wildlife propagation

d. oyster propagation

5. PROPOSED EFFLUENT LIMITS

See Appendix A.

6. COMPLIANCE HISTORY/COMMENTS

A file review disclosed that no actions have been issued to Summit Energy Company - State Lease 16194 Well No. 001.

7. 303(d)/TMDL WATERBODIES

Subsegment 010901, Gulf of Mexico, is listed on LDEQ's Final 2004 303(d) List as impaired for mercury and turbidity. To date, no TMDLs have been completed for this waterbody. A reopener clause will be established in the permit to allow for the requirement of more stringent effluent limitations and requirements as imposed by a TMDL. Specifically, it is stated that there is no available data indicating mercury concentrations would be expected in discharges from oil and gas operations. It is noted that spent drilling muds from these wells do posses reasonable potential to cause or contribute to violations of the water quality standard for mercury, resulting in the introduction of mercury into the food chain; however LDEQ prohibits the discharge of spent drilling muds into waters of the state of Louisiana. Because LDEQ has taken steps to prevent the discharge of mercury at levels above water quality standards by eliminating the discharge of drilling muds and given that current TMDLs attribute no indication that mercury is discharged from oil and gas operations, mercury requirements will not be placed in this permit. Until completion of TMDLs for the Atchafalaya River Basin, those suspected causes for impairment which are not directly attributed to the oil and gas point source category have been eliminated in the formulation of effluent limitations and other requirements of this permit.

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8. ENDANGERED SPECIES

The receiving waterbody, Subsegment 010901 of the Atchafalaya River Basin is not listed in Section II.2 of the Implementation Strategy as requiring consultation with the U.S. Fish and Wildlife Service (FWS). This strategy was submitted with a letter dated September 29, 2006 from Watson (FWS) to Gautreaux (LDEQ). Therefore, in accordance with the Memorandum of Understanding between the LDEQ and the FWS, no further informal (Section 7, Endangered Species Act) consultation is required. It was determined that the issuance of the LPDES permit is not likely to have an adverse effect on any endangered or candidate species or the critical habitat. The effluent limitations established in the permit ensure protection of aquatic life and maintenance of the receiving water as aquatic habitat.

9. HISTORIC SITES

The LDEQ shall notify the LSHPO of the receipt of individual permit applications for proposed facilities when associated oil or gas related activities are to be planned on inland wetlands areas.

10. TENTATIVE DETERMINATION

On the basis of preliminary staff review, the Department of Environmental Quality has made a tentative determination to issue a permit for discharges described in the proposed effluent attachment.

11. PUBLIC NOTICES

Upon publication of the public notice, a public comment period shall begin on the date of publication and last for at least 30 days thereafter. During this period, any interested persons may submit written comments on the proposed issuance of LPDES individual permits and may request a public hearing to clarify issues involved. This Office's address is on the first page of the statement of basis. A request for a public hearing shall be in writing and shall state the nature of the issues proposed to be raised in the hearing.

Public notice published in:

The local newspaper of general circulation and

The Office of Environmental Services Public Notice Mailing List.

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Rationale for Summit Energy Company, State Lease 16194 Well No. 001

Outfall locations will vary from site to site. See Appendix A for pollutant type, limitations and monitoring frequencies.

Limits Justification and References

Limits are based upon 40 CFR 435 Subpart A - Territorial Subcategory, Final NPDES General Permit for the Territorial Waters of Louisiana (LAG260000), Louisiana Water Discharge Permit System individual permits, and Best Professional Judgment.

Storm Water Pollution Prevention Plan (SWP3) Requirement

In accordance with LAC 33:IX.2511.C.1.c, the operator must prepare and implement a Storm Water Pollution Prevention Plan (SWPPP) if there has been a release of reportable quantity of oil or hazardous substance in stormwater at the facility since November 16, 1987. Reportable Quantity spill is defined at 40 CFR 110.3 as discharges of oil that "Cause a film or sheen upon or discoloration of the surface of the water."

The SWP3 shall be prepared, implemented, and maintained within 60 calendar days of the effective date of this permit if a discharge of a reportable quantity of oil or a hazardous substance has occurred on or before this date, or within 60 calendar days after the first knowledge of a discharge of a reportable quantity of oil or a hazardous substance. The plan should identify potential sources of storm water pollution and ensure the implementation of practices to prevent and reduce pollutants in storm water discharges associated with industrial activity at the facility (see STORMWATER DISCHARGES in Part II of the Draft Permit).